Page 1 of 1. PageID 1016 Case 4:14-cr-00069-A Document 163 Filed 10/23/14 NORTHERN DISTRICT OF TEXAS FILED OCT 2 3 2014 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS CLERK, U.S. DISTRICT COURT FORT WORTH DIVISION Deputy UNITED STATES OF AMERICA v. No. 4:14-CR-069-A JACQUELINE MORRISON (01)**GLADSTONE MORRISON** (02)STIPULATION OF FACT

The defendants, Jacqueline Morrison and Gladstone Morrison, and the government agree that the following facts are true and correct, that no further proof of such facts is required, and that these facts should be considered proven by the government beyond a reasonable doubt:

That e-mails sent from Gladstone Morrison to David Awe on June 15 and June 16, 2011 (Government's Exhibits Nos. 140 and 141) travelled in interstate commerce, that is, the e-mails traveled outside the State of Texas.

JACOUELINE MORRISON

Defendant

DOUGLAS ALLEN

Assistant United States Attorney

PETER FLEURY

Attorney for Defendant

GLADSTONE MORRISON

Defendant

PHILLIP GREGORY

Attorney for Defendant

GOVERNMENT'S EXHIBIT

198 4:14-CR-069-A

USA v. Morrison, et al